BOX No. VIII (N) DECLARATION: INVENTY RAYS IF (only for the purposes of the distillation of the United States of America).
The declaration must conform to the following standardized wording provided for in Section 214; see Notes to Bases No. VIII, VIII (i) to (v) (in general) and the specific Notes to Base No. VIII (iv). If this base not used, that these should not be included in the request.

I hereby declared that believe I om the original first and suic (25 only one inventor is illand below) or lotted (15 manages of the subject mettor which is claimed and for which a parate is original. This decloration is directed to international application of which it forms a part (15 filing declaration with opplication). This decloration is directed to international application No. PCT/ GB2000/000350 (15 foundating declaration) purposen to RNe 2 dozer.) This decloration is directed to international application No. PCT/ GB2000/000350 (15 foundating with opplication). This declaration is directed to international application No. PCT/ GB2000/000350 (15 foundating with opplication). This relation is declarated in the request of said application of real application with ECT Rule 64.10, any claim to first age priority. And it was identified below, under the basing "Prior Applications," in complication with ECT Rule 64.10, any claim to first age priority. And it was identified below, under the basing "Prior Applications," in complication of the ECT Rule 64.10, any claim to first age priority. And it was identified below, under the basing "Prior Applications," in complication of the ECT Rule 64.10, any claim to first age priority. And it was identified below, under the basing "Prior Applications," in complication of the ECT Rule 70 foundation and priority of the priority of the applications and priority of the priority	Declaration of inventorthip (Ruice 4.17(iv) and 5154, 1(a)(iv)) for the purposes of the designation of the United States of America;
This declaration is directed to international application No. PCT/ GBS2000/000350 (if foundating declaration pursuant to Role 2012). It hordy declaratival my residence, mailing address, and cliffenship use or stated next to my name. I hordy trace that have eviewed and understand the comment of the ophove-sized filed international epilendine, incitualing the elained or said application. I have federated in the request of said application, in committeer with ECT Nation 4.0, say claim to fereign priority, and I have ldesplited he tow, under the heading. Prior Applications, "to application outside, country or Mccarle of the World Trade Organization, day, ments and yeur of filling, any application for a patient or investor's certificate, filled in a country other than the United States of America, heaving a filling date before that of the application on which foreign priority is claimed. Prior Applications. GB 04.02.191.1 of 02 February 2004. I hereby weknowledge the duty to diselose information that is known by not to be material to patientability as defined by 37 U.F.K. § 1.55, including for continuation—here application on the CTT intermittees of little priority is claimed. I hereby voknowledge the duty to diselose information that is known by not to be material to patientability as defined by 37 U.F.K. § 1.55, including for continuation—here application on the CTT intermittees of the communication—here application. I hereby obtained that gli statements made herein of my own knowledge are true and that stalements made on information and better the herein of the priority of the communication—here application. I hereby declare that all statements made herein of my own knowledge are true and that stalements made in information and better that particularly the papellation or any particular that is elements and its like the name and a true particular that is considered and in the request, or of declaration is considered and the particular true true particular true and the particular true true particular true ap	I hereby electure that I believe I am the original, first and vole (if only one inventor is listed below) or joint (if more than one inventor in listed below) in various of the subject matter which is claimed and for which a patent is cought.
I hereby declars that my residence, mailing address, and chizenship me or stated next to my name. I hereby state that I have reviewed and understand the contents of the phove-identified intermetional application, in compligated with PCT Rule 4.10, any claims to freque strong of said application, in compligated with PCT Rule 4.10, any claims to freque patients of said application, in compligated with PCT Rule 4.10, any claims to freque patients of said application, in compligated with PCT Rule 4.10, any claims to freque patients of said applications, the content of the Content of the World Trade Organization, day, ments and you of filling, any applications, in complication and the United States of America, lawying the better than of the application of which foreign priority is claimed. Plant Applications, GB 04.02.191.1 of.02.February 2004. I hereby asknowledge the darty to diselves information that is known by not to be married to patients of the prior application and interfer in the PCT intermetional filling date of the prior application and interfer in the PCT intermetional filling date of the prior application and interfer intermetional filling date of the prior application and interfer intermetional filling date of the prior application and interfer intermetional filling date of the prior application and interfer intermetional filling date of the prior application and interfer intermetional filling date of the comment in the prior application of the prior applicatio	This declaration is directed to the international application of which it forms a part (if filing declaration with application).
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I hereby soknowledge the daty to disalose information that is known by soc to be material to patentability as defined by 37C.P.R. § 1.56, including for continuation-laps applications, macrial information which became available between the filting date of the price application and the PCT learned could fill a date of the communication-laps application. I hereby doctare that all statements made herein of my own knowledge are true and that statements made on information and belief made are punishable by fine of imprisonment, or both, under Section 1001 of Trife 18 of the United States Code and that such willful false assuments may passents the validity of the application are my patent tassed the communication that such willful false assuments may passents they application are my patent tassed the code and that such willful false assuments are made on information and belief made to true and further date thereon. Name: SANDBACH, David Lee Residence: London, England (city and sither US state, if applicable, or country) Mailing Address: Flat.C. 9 Westhoutine Read. London NY BAR, United Kingdom Inventor's Signature: WALKINGTON, Shuart Mark Residence: WALKINGTON, Shuart Mark Residence: Citizenship: British WALKINGTON, Shuart Mark Residence: Citizenship: British Citizenship	of raid applies ion. I have identified in the request of said application, in compilence with PCT Rule 4.10. Any claim to foreign priority, and I have identified acrow, under the heating "Prior Applications," by application number, country or Member of the World Trade Organization, day, month and year of filling, any application for a patent or inventor's certificate filled in a country other than the United States of America, including any PCT international application designing at least one commy other than the United States of America,
37.C.F. & 1.56, including for continuation-lap-part applications, macrial information which became available between the filling date of the continuation-in-part application. I hereby declare that all statements made herein of my own knewledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like a made are panalshable by film or Imprisonment, or both, under Section 1001 of Tritle 130 of the United States Code and that such willful false abstraction may page 150 of the control of the contr	Prior Applications98 04,02,191.1 pf.02. February 2004
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This declaration is errotinued on the following theet, "Continuation of Bux No. VIII (IV)".	Inventor's Signature: (if not contained in the request, of if declaration is corrected or of signature which is not contained in the request, or of the ended under Rule 26fer after the filing of the international application.) Prote: (of signature which is not contained in the request, or of the declaration that is corrected or added under Rule 26fer after the filing of the international application)
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